EX PARTE OR LATE FILED

ORIGINAL

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

1440 NEW YORK AVENUE, N.W. WASHINGTON, D.C. 20005-2111

TEL: (202) 371-7000 FAX: (202) 393-5760

RECEIVED

DIRECT DIAL

(202) 371-7230

(202) 371-7996

DIDECT FAY

MAY 1 3 1999

FEDERAL GOMBLINICATIONS COMMENSION OFFICE OF THE SECRETARY

May 13, 1999

BOSTON
CHICAGO
HOUSTON
LOS ANGELES
NEWARK
NEW YORK
SAN FRANCISCO
WILMINGTON
BEIJING

BEIJING BRUSSELS FRANKFURT HONG KONG LONDON MOSCOW PARIS SINGAPORE SYDNEY TOKYO TORONTO

Ms. Magalie Roman Salas Secretary Federal Communications Commission The Portals, 445 12th Street, S.W. Washington, D.C. 20554

Re: Northpoint Technology's Notice of Ex Parte
Presentation Meeting Regarding ET Docket
No. 98-206, RM-9147, RM-9245

Dear Ms. Salas:

Northpoint Technology Ltd. ("Northpoint") hereby submits for filing in the above-referenced docket its notice of a meeting on May 12, 1999. Sophia Collier and Carmen Tawil of Northpoint, Bob Combs of BCA International Telecommunications Engineering, Ed Reinhart, and Antoinette Cook Bush and Eric Broyles of Skadden, Arps, Slate, Meagher & Flom LLP met with Tom Derenge, Jim Burtle, Geraldine Matise, and Doug Young of the Office of Engineering and Technology, Harry Ng of the International Bureau, and Ed Jacobs and Shellie Blakeney of the Wireless Telecommunications Bureau to discuss the above-referenced Rulemaking proceeding, Northpoint's pending license applications and Northpoint's experimental license (FCC call sign WA2XMY).

The Northpoint representatives presented background information on Northpoint, described the successful testing of the experimental system, and generally provided an update on Northpoint's progress at the Commission. In addition, the Northpoint representatives delivered a detailed technical presentation on the Northpoint technology. The technical presentation exhibit is enclosed hereto.

No. of Copies recid ()
List A B C D E

Ms. Magalie Roman Salas March 30, 1999 Page 2

In accordance with Section 1.1206 of the Commission's Rules, the original and one copy of this notice are being filed with the Secretary, and an additional copy is being served on all parties involved. Please date-stamp the attached duplicate upon receipt and return it via the messenger for our records. If any questions arise concerning this matter, kindly contact the undersigned.

Respectfully submitted,

Eric C. Broyles

Enclosures

cc: Sophia Collier
Carmen Tawil
Bob Combs
Ed Reinhart
Antoinette Cook Bush
Tom Derenge (OET)
Jim Burtle (OET)
Geraldine Matise (OET)
Doug Young (OET)
Harry Ng (IB)
Ed Jacobs (WTB)
Shellie Blakeney (WTB)

Northpoint Technology

Presentation to the Federal Communications Commission

Carmen Tawil Bob Combs May 12, 1999

ORIGINAL

Outline

- Northpoint Technology is Different than Microwave Point-to-point
- Sharing with DBS
 - Northpoint tests and technical filings demonstrate compatibility with DBS
- Sharing with NGSO FSS
 - Northpoint and NGSO-FSS are co-primary
 - Northpoint and NGSO FSS can co-exist
 - Each bear burden of co-existence

Northpoint Technology is Low Power -- Different from Fixed Point-to-Point Microwave Relay

Characteristic	Units	Microwave*	Northpoint*
Transmit EIRP	dBW	45	-17.5
Transmit 3 dB Beamwidth	degrees	2	110
Required BER	BER	10 ⁻⁸ or higher	10 ⁻⁶
Transmit Distance	km	10 - 50 (per link)	< 16
Noise Floor	Kelvin	1000-5000	300
Required Availability	%	99.999+	99.7

^{*}Typical Values

Sharing with DBS - Outline

- FIXED and BROADCAST are Primary Services according to both domestic and international allocations
 - Constrained by footnote S5.490 not to cause Harmful Interference to BSS
- Northpoint technical filings demonstrate compatibility with DBS
 - DIRECTV overestimates Northpoint interference by 10-20 dB
 - Effect of natural shielding must be taken into account

Radio Regulations

Edition of 1998

1 Articles

11.7-14.25 GHz

	Allocation to services									
Region 1	Region 2	Region 3								
11.7-12.5	11.7-12.1	11.7-12.2								
FIXED	FIXED S5.486	FIXED								
BROADCASTING	FIXED-SATELLITE	MOBILE except aeronautical								
BROADCASTING-SATELLITE	(space-to-Earth) S5.484A	mobile								
MOBILE except aeronautical	Mobile except aeronautical mobile	BROADCASTING								
mobile	S5.485 S5.488	BROADCASTING-SATELLITE								
	12.1-12.2									
	FIXED-SATELLITE (space-to-Earth) S5.484A									
	S5.485 S5.488 S5.489	S5.487 S5.487A S5.492								
	12.2-12.7	12.2-12.5								
	FIXED	FIXED								
	MOBILE except aeronautical	MOBILE except aeronautical								
	mobile	mobile								
	BROADCASTING	BROADCASTING								
S5.487 S5.487A S5.492	BROADCASTING-SATELLITE	S5.484A S5.487 S5.491								
12.5-12.75	\$5.487A \$5.488 \$5.490 \$5.492	12.5-12.75								
FIXED-SATELLITE	12.7-12.75	FIXED								
(space-to-Earth) S5.484A	FIXED	FIXED-SATELLITE								
(Earth-to-space)	FIXED-SATELLITE	(space-to-Earth) S5.484A								
	(Earth-to-space)	MOBILE except aeronautical								
	MOBILE except aeronautical	mobile								
\$5,494 \$5,495 \$5,496	mobile	BROADCASTING- SATELLITE S5.493								
12.75-13.25	FIXED	JATELLITE 33.473								
12.75-13.25	FIXED-SATELLITE (Earth-to-space)	\$5.441								
	MOBILE	55.771								
	Space research (deep space) (space-to-	-Earth)								
13,25-13,4	EARTH EXPLORATION-SATELLIT									
	AERONAUTICAL RADIONAVIGA	• •								
	SPACE RESEARCH (active)									
	S5.498A S5.499									
13.4-13.75	EARTH EXPLORATION-SATELLI	ΓΕ (active)								
	RADIOLOCATION	,								
	SPACE RESEARCH S5.501A									
	Standard frequency and time signal-sa	atellite (Earth-to-space)								
	S5.499 S5.500 S5.501 S5.501B	5 .								
13.75-14	FIXED-SATELLITE (Earth-to-space) S5.484A									
	RADIOLOCATION									
	Standard frequency and time signal-satellite (Earth-to-space)									
	Space research									
	S5.499 S5.500 S5.501 S5.502 S5.503 S5.503A									
14-14.25	FIXED-SATELLITE (Earth-to-space) S5.484A S5.506								
 	RADIONAVIGATION \$5.504									
	Mobile-satellite (Earth-to-space) exce	ept aeronautical mobile-satellite								
	Space research	- -								
	S5.505									

-50 -

. 14

391.

No year

63

च्या

4.9

grad

,

-58-9

•

فصن

RRS5 123

-56-

- S5.485 In Region 2, in the band 11.7-12.2 GHz, transponders on space stations in the fixed-satellite service may be used additionally for transmissions in the broadcasting-satellite service, provided that such transmissions do not have a maximum e.i.r.p. greater than 53 dBW per television channel and do not cause greater interference or require more protection from interference than the coordinated fixed-satellite service frequency assignments. With respect to the space services, this band shall be used principally for the fixed-satellite service.
- S5.486 Different category of service: in Mexico and the United States, the allocation of the band 11.7-12.1 GHz to the fixed service is on a secondary basis (see No. S5.32).
- S5.487 In the band 11.7-12.5 GHz in Regions 1 and 3, the fixed, fixed-satellite, mobile, except aeronautical mobile, and broadcasting services, in accordance with their respective allocations, shall not cause harmful interference to broadcasting-satellite stations operating in accordance with the provisions of Appendix S30.
- S5.487A Additional allocation: in Region 1, the band 11.7-12.5 GHz, in Region 2, the band 12.2-12.7 GHz and, in Region 3, the band 11.7-12.2 GHz, are also allocated to the fixed-satellite service (space-to-Earth) on a primary basis, limited to non-geostationary systems and subject to the provisions of Resolution 538 (WRC-97). (WRC-97)
- S5.488 The use of the bands 11.7-12.2 GHz by the fixed-satellite service in Region 2 and 12.2-12.7 GHz by the broadcasting-satellite service in Region 2 is limited to national and subregional systems. The use of the band 11.7-12.2 GHz by the fixed-satellite service in Region 2 is subject to previous agreement between the administrations concerned and those having services, operating or planned to operate in accordance with the Table, which may be affected (see Articles S9 and S11). For the use of the band 12.2-12.7 GHz by the broadcasting-satellite service in Region 2, see Appendix S30.
- S5.489 Additional allocation: in Peru, the band 12.1-12.2 GHz is also allocated to the fixed service on a primary basis.
- S5.490 In Region 2, in the band 12.2-12.7 GHz, existing and future terrestrial radiocommunication services shall not cause harmful interference to the space services operating in conformity with the broadcasting-satellite Plan for Region 2 contained in Appendix S30.
- S5.491 Additional allocation: in Region 3, the band 12.2-12.5 GHz is also allocated to the fixed-satellite (space-to-Earth) service on a primary basis, limited to national and sub-regional systems. The power flux-density limits in Article S21, Table S21-4 shall apply to this frequency band. The introduction of the service in relation to the broadcasting-satellite service in Region 1 shall follow the procedures specified in Article 7 of Appendix S30, with the applicable frequency band extended to cover 12.2-12.5 GHz.
- S5.492 Assignments to stations of the broadcasting-satellite service in conformity with the appropriate regional Plan in Appendix S30 may also be used for transmissions in the fixed-satellite service (space-to-Earth), provided that such transmissions do not cause more interference or require more protection from interference than the broadcasting-satellite service transmissions operating in conformity with this Plan. With respect to the space services, this band shall be used principally for the broadcasting-satellite service. (WRC-97)
- S5.493 The broadcasting-satellite service in the band 12.5-12.75 GHz in Region 3 is limited to a power flux-density not exceeding $-111 \, dB(W/m^2)/27 \, MHz$ for all conditions and for all methods of modulation at the edge of the service area. (WRC-97)

Standard of Harmful Interference

- "Accepted Interference" is not "Harmful Interference"
- "Interference which ... seriously degrades, obstructs, or repeatedly interrupts a radiocommunication service..."
- DirecTV 1994 report to the FCC suggests 20% increase in unavailability would be serious degradation.

Northpoint Does Not Cause Harmful Interference

- Northpoint will not cause repeated interruption
 - Northpoint will never cause a loss of signal in clear air -- This fact is not disputed by any party.
- Northpoint will not cause serious degradation
 - Northpoint will not cause a 20% increase in unavailability

Fair and Equitable Sharing Criteria

- Northpoint will never degrade BSS availability below the BSS target of 99.7%.
- Northpoint will not decrease the average availability more than 0.006% (0.5 hours per year)
- Northpoint will not decrease the availability more than 0.06% in any case. (5 hours per year)
- Accounts for near-far variation in C/I ratio

Northpoint Technical Filings Demonstrate Compatibility with DBS

- DIRECTV overestimates Northpoint interference by 10 to 20 dB
- Most Serious Error: BSS receive gain towards Northpoint
 - DirecTV erroneously uses 0 dBi
 - Actual gain towards Northpoint averages minus 10 dBi
- This erroneous antenna gain is used in all of DIRECTV's analysis resulting in wholly erroneous conclusions
- Other DIRECTV technical errors totaling 3-6 dB as described in Northpoint filings to the Commission

DIRECTV Acknowledges Correct Antenna Gain Values -- But Fails to Use Them

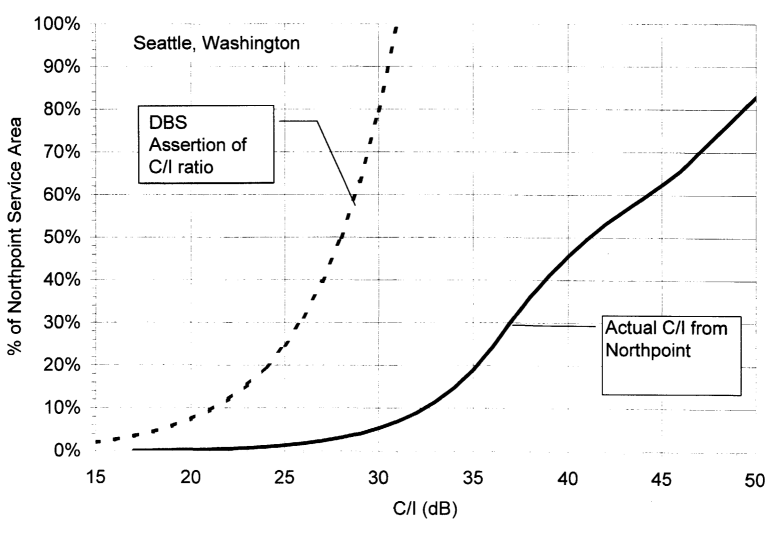
- DirecTV uses 0 dBi antenna gain towards Northpoint in its calculations, resulting in an error as great as 16 dB
 - Actual gain towards Northpoint ranges from minus 2 to minus 16 dBi
 - The average gain toward Northpoint is minus 10 dBi, leading to great overestimation of Northpoint interference
- The use of this incorrect value (0 dBi) is the basis for DIRECTV's claim of harmful interference in 50% of the Northpoint service area.

Table 2.2.2-1 DIRECTV calculation of BSS earth station receive antenna horizon gain

i		!	Deter	ence k	n Longit	ude, De	(It ee 2	i.			i)		İ		l	1											1-
!	-65	-60	-55	-50	-45	-40	35_	-30	-25	20	-15	.10	5	!		5	10	15	20	25	_30	35	40	45	50	55	50	85	Ì
Great Circle, radians	1.267	1 209	1.153	1.000	1.047	0.990	0.963	0912	0 875	0 844	0819		0.769	0.786	0.786	0.789	0 800	0.019	0.844	0.875	0.912	0 953	0.998	1.047	1.099	1.153	1.209	1.267	- -
Sal El Angle, degrees		12.2	15 6	10.0	21.9	24.9	27.7	30 3	32 5	34.5	36.1	37.2	37.9	38.2	38.2	37 9	37.2		34.5	32.5	30.3	27.7	24 9	21.9		15.6	12.2	8.0	1
Sat Az Angle, degrees	108.2	1122	116.3	120.7	125.3	130.1	135.3	1408	146 6	152.0	159 2	. 166.D	1729	1786	178 6	1729	166.0	159 2	152.8	146.6	1408	135.3	130.1	125.3	120 7	116.3	1122	100.2	<u> </u>
]	į .	ł	ĺ	1	•		ł	ŀ	ļ						_		. !		1		1		I		Maximu
APT to BSS ES Az Angle deg					L							1 .		l	l			RCV Ante	omna G	ain (Hor	(zon)		•			ļ		l l.	Gain
60]	12	12	_:12		+:	14	 		-14	14	_:15	:16		-10		10	-10	-10	9			:7		:6	6	-4	-4	-4	-4
70	-17	14	-14	.14	Annual Control	-12	-14	1 4-	-15	-16	-10	-10	- :	1	• • •	-10	9	9,	-7	-7	6	6	6	-4	-4	. 2	-3	-2	T
80	-14	-12	·12			-14	14	·	-16	-10	:10	10	-10	<u> -10</u>	-10	:	:	·7.			8	-4	-4	.2	.2	.2	-12	-12	-2
90	-12	-12	-14	-14	· -	15	16	4	-10	-10		:10	10		9	-7		6	·6	-4	:4!	-2	2	-12	12	-12	-16	-16	-2
100	14.	-14	-16	-16	-	1 10	·		-10	-10	10	· •			7	7	6	4	:4	2	·2;	12	-12	-12	-18	-16	-16	-18	-2
110	-16	-16	-16	-10	•	-10	-10	ł .	-10	-10		9			5	-6	-4	4.	-2	-2	-12	-12	-16	-16	-16	-16	-16	-12	-2
1 20	-10	-10	10	10		-10	10	10	. 9		7	• 1		ļ:º		4	:?	.2	12	-12	-16	.16	-18	-16	-16	-12	-12	-12	-2
130	-10	-10	10	-10		.10		.9	-7	-7	.6		'4	4	4	.2	-12	-12	16	-15	-16	16	-16	-12	-12	-18	-16	-16	-2
140	-10	-10	-10	-10	9			• 7		- 6		· ·4	2		2	-12	-12	-16:	:16	-16	16	12	-12	18	-18	-16	-16	-18	-2
150	-10	-10	-9	-9	9	.7	'	. 6	-6	. 4	.4	12	2	-12	-12	-16	-16	-16	. 16	-12	-12	-16	-16	-16	-16	-16	-12	-12	-2
160	-9	.9	:7	.7	:7			-:	4	:2	2	12	-17	1 - 1 5	16	-18	-16	-12	:12	-18	-18	<u>-</u> 18	-16	-16	-12	-12	-12	-2'	.2
170	.7	.7	7	-6	- 6	4	4	! .4	-2	-2	-12	- 12	-15	1	-16	-16	-12	1	-16	-16	-16	-16	-12	-12	.2	.2	-2	4	-2
180		6	6	:4			2	1	-12	-17	-16	16	116	16	12	-12	-16	-16	16	-16	12	-12	-2	2	:2	-4	4	4	-2
190	-6	-4	-4	•4	7	.2	-12	-12	-16	-16	-16	-16	-12	-12	-12	-16	-16	-16	-12	-12	-2	-3	-2	-4	-4	-6	-6		-2
200	4	2	-2	<u>···</u>	12	112	12	-15	-16	18	15	12	1.10	10	16	-16	-16	12_	-12	:2	:2	4	-4	-6	6	8	-7	-7	i -2
210	- :2	2	:12	:12	12	16	-16	-16	-16	-12	-12	16	-16	16	-16	12	-12	<u>.</u> .2.	2	4	4	6	6	.7	-7	7	-9	-9:	
220	-12	-12	-16	.16	-	-18	-15		-12	16	-16	15		<u> :12</u>	1.2	:12	: <u>:2</u>	-4,	4	0	-6	7	7	-7	-9	. 9	-9	-10	1 .2
230	-15	-16	-16	-18	-16	-12	-12	-12	-16	-16	-16	-15	-12	_ 2	-2	2	-4		-6	6	.7	-7	-9	-9	-10	-10	-10	-10	-12
240	-18	-16	-16	-12		12	18	18	-10	-16	-12	12		3	-4	4	6	·8.	.7	-7	9	-9	-10	-10	-10	-10	-10	-10	-2
250	-18	-12	12	-12	÷	-16	16	+: I	-12	-12	·2	3	4		-:4	6	7	:7	-9	9	-10	-10	-10	-10	-10	·10	-10	-10	
260	-12	-16	-16			-16	-18	-12	12	3	2	:4	<u></u>	<u></u>	<u></u> 6	7		.9	- 8	-10	-10	-10	-10	-10	-10	-10	-16	-18	-2
270	-16	-16	-16	16	•	12	-12	-2	3	-4	-4	6	-6	7	7	-9	.9	-10	-10	-10	-10	-10	-10	-16	-16	-15	-14	-14	-2
280	-16	-18	-12	-12	-12	2	<u>ائن</u>	-4	4	6	6	:?	· · · · · · · · · · · · · · · · · · ·	.9	.9	9	-10	-10	-10	-10	-10	-18	-18	-18	-14	-14	-14	-12	-2
290	-12	-12	-12	-2	2	4	-4	-4	-6	-6	-7	-7		-10	-10	-10	-10	-10	-10	-10	-16	-16	-14	-14	-12	-12	-12	-14	2
300	2	-2	-2	-4	4	-4	-8	-6	-7	-7	-9	.9	-10	-10	-10	-10	-10	-10	-16	-18	-14	-14	12	.12	-12			-14	1 5

SOURCE: COMMENTS OF DIRECTV 2 MAR 1999

Comparison of Accurately Calculated C/I Ratios to DIRECTV's Assertion

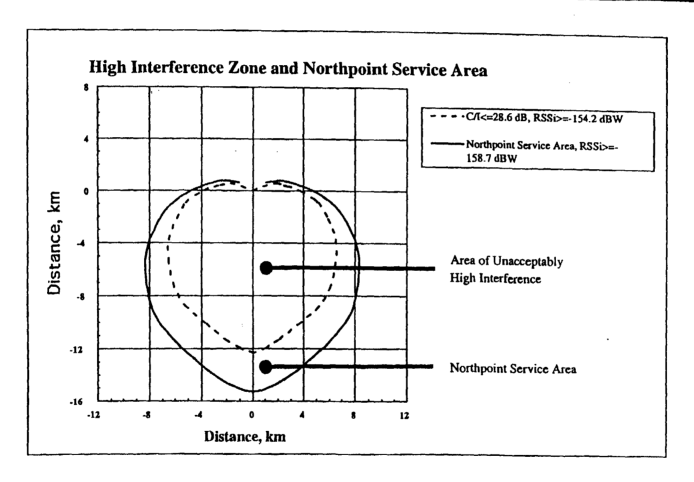


5/13/99

Northpoint Technology

High Interference Zone Within Northpoint Service Area

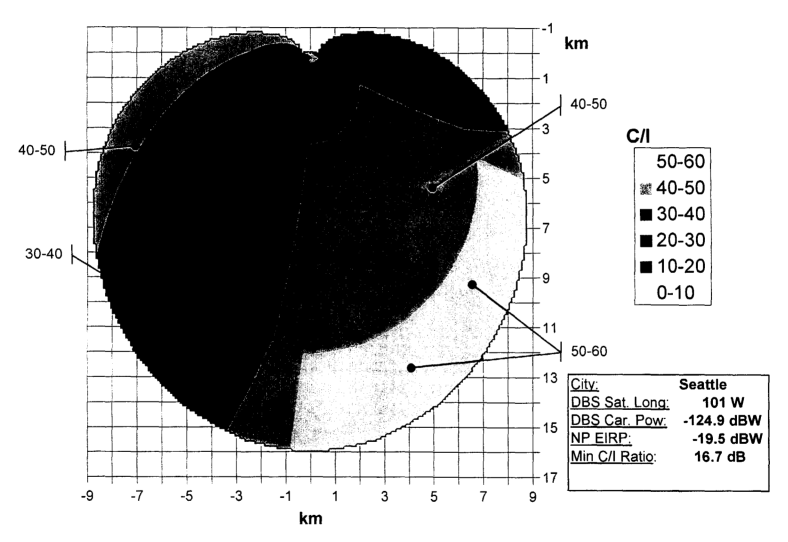




Seattle, Required C/I = 28.6 dB (n=5)

4/8/99

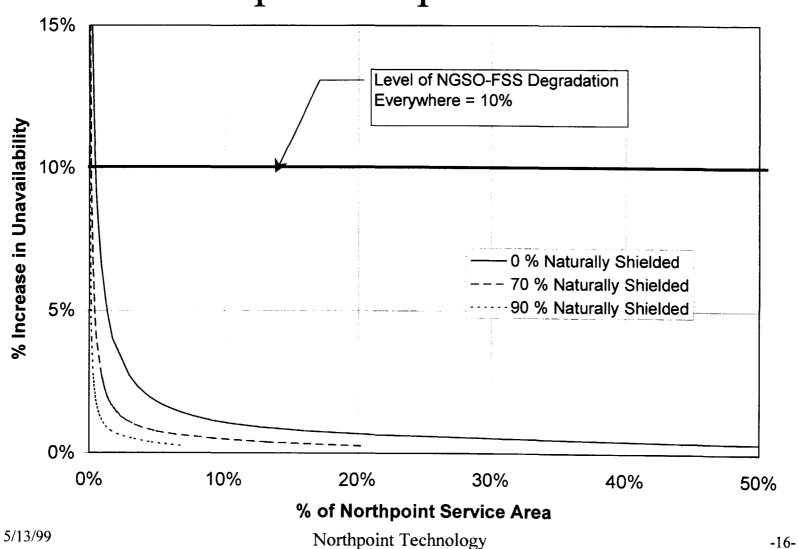
C/I into DBS



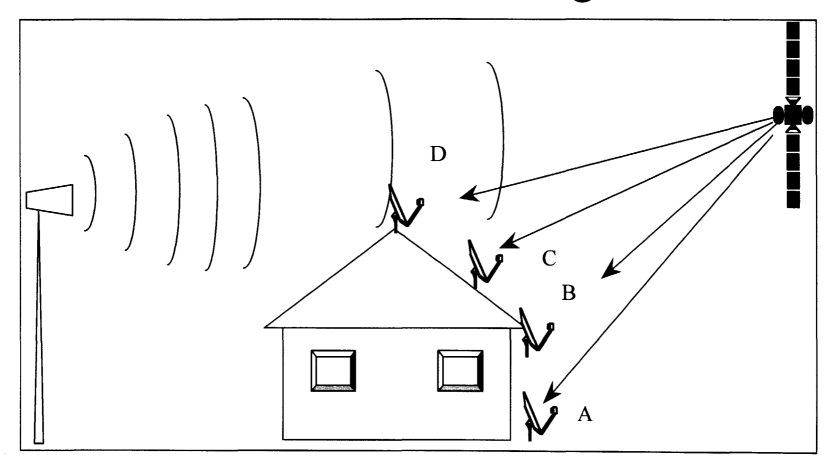
Aggregate Effect of Multiple Northpoint Transmitters

- Overlap of Northpoint service areas will not cause significant increase in interference
- Average C/I ratio into DBS is over 40 dB
- Aggregate effect is insignificant
- Example:
 - C/I of 40 dB overlap area with C/I of 20 dB
 - Aggregate C/I is 19.95 dB

Northpoint Impact on DBS

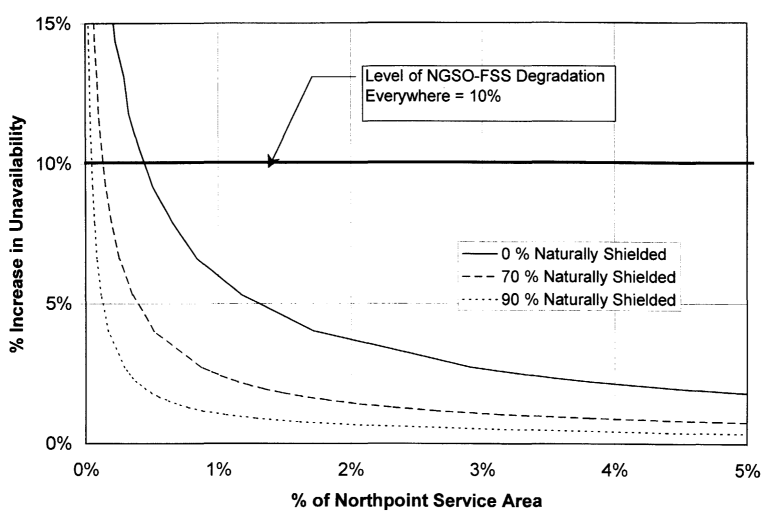


Natural Shielding



Most Common Installations (A, B, C) Naturally Shielded

Effect of Natural Shielding



Summary of Sharing with DBS

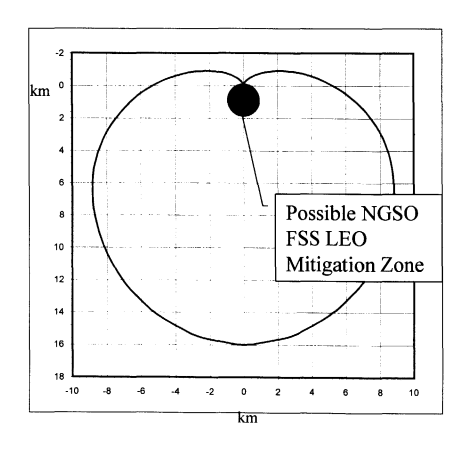
- Far from causing harmful interference, Northpoint has very little effect on DBS
 - DIRECTV's claims to the contrary are based upon flawed assumptions
- Northpoint meets proposed sharing criteria
- Authorization of Northpoint will create at least 105 GHz of new spectrum capacity for services in the United States

Northpoint Sharing with NGSO FSS

- Northpoint and NGSO FSS are both primary services
- Each service assumes burden of sharing
- There are no exclusion zones for NGSO FSS with use of alternate beam assignment
- Alternate Beam Assignment allows interference free operation of NGSO FSS
 - ABA is not a burden for NGSO FSS operations

Alternate Beam Assignment

- NGSO FSS Propose 11.7 12.7 GHz for service links using 6-10 beams
- NGSO FSS select frequencies for each customer up to 100 times per day -- as a matter of course during satellite handover.
- Location of Northpoint transmitter is fixed, and may be surrounded by a small NGSO FSS mitigation zone.
- Through ABA, NGSO FSS utilize 11.7
 12.2 GHz in mitigation zone
- Note: NGSO FSS LEO systems have the largest mitigation zones. Zones for MEO and HEO systems are much smaller



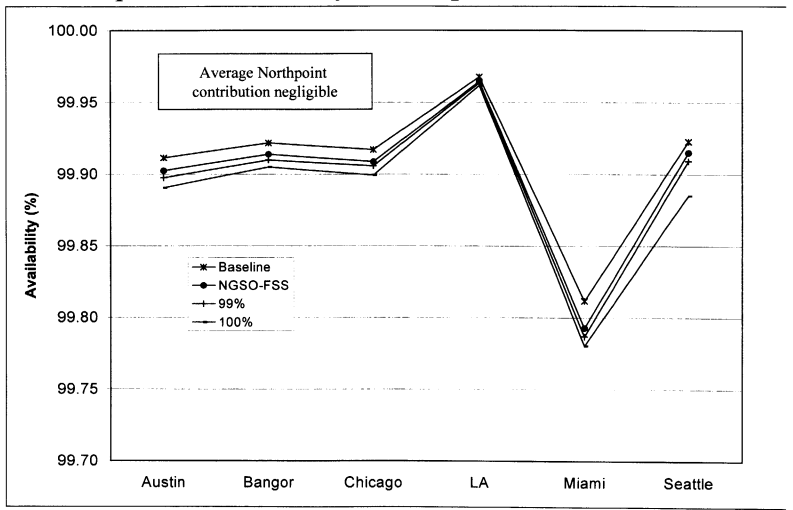
Summary of Sharing with NGSO FSS

- With alternate beam assignment, the Commission can have flexibility to:
 - Authorize both Northpoint and NGSO FSS applicants
 - Regardless of system design
- Northpoint will support ITU studies on sharing between Northpoint type systems and the NGSO FSS (All studies to date focus on point-to-point microwave relay type systems.)
- Conclusion: Northpoint and NGSO FSS are not mutually exclusive

Composite Sharing BSS / Northpoint / NGSO FSS

- BSS has accepted a 10% increase in unavailability from NGSO FSS
- Northpoint average increase in DBS unavailability is much less than 0.5%
- Northpoint contribution to increased unavailability is insignificant compared with other sources of interference

Composite Availability - Northpoint/BSS/NGSO FSS



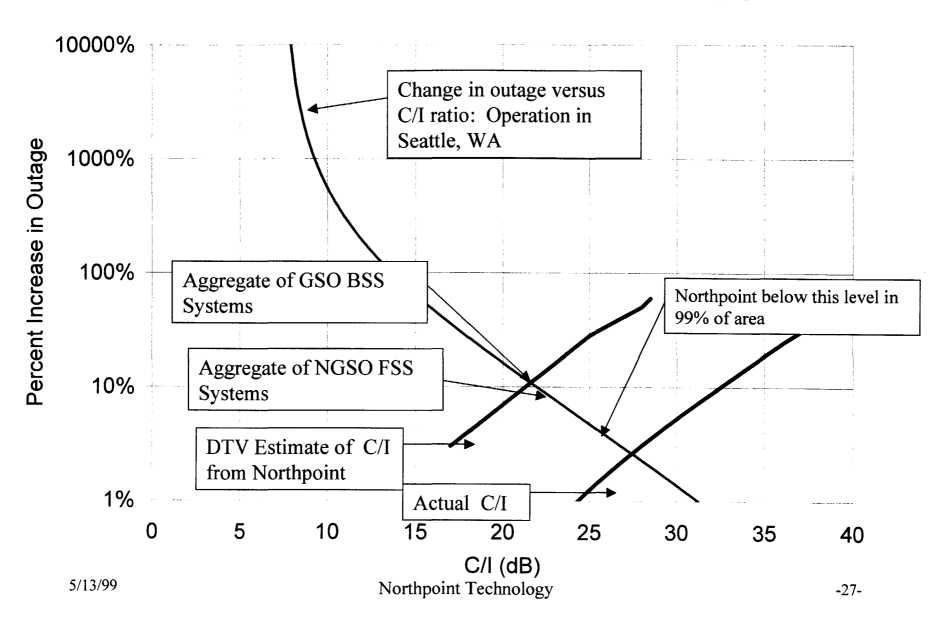
* Data and source calculations from Northpoint comments in the NPRM

Summary

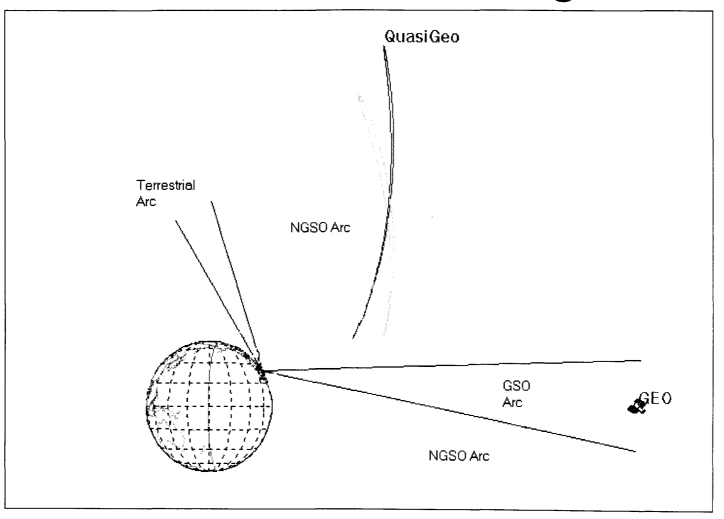
- Northpoint is a new, low-power terrestrial technology
- Compatible with BSS
 - Does not cause harmful interference
 - Interference highly overestimated by DIRECTV
- Compatible with NGSO FSS

Back-Up Material

Relative Levels WRT Other Interference Sources



Global View of Sharing

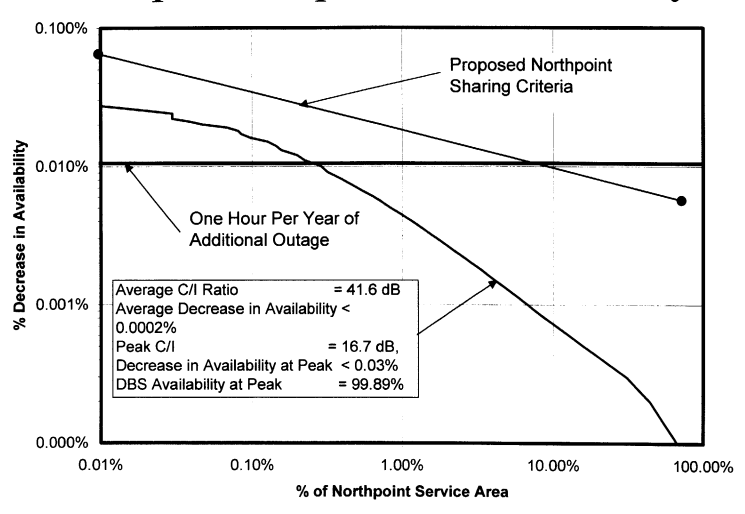


Coordination Area for various NGSO FSS Systems

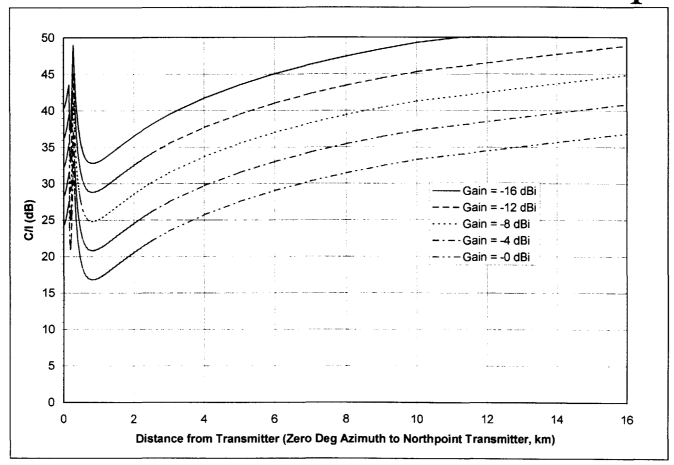
System	Area (km²)	% of Northpoint Service Area
Skybridge	19.46	8.3 %
Hughes NET	10.87	4.6 %
Hughes LINK	3.72	1.6 %
Teledesic	1.34	0.6 %
Denali	0.16	0.07 %
Boeing IDS	0.13	0.06 %
Boeing BDS	0.13	0.06 %
Virgo	0.12	0.05 %

Northpoint Service Area = 230 km^2

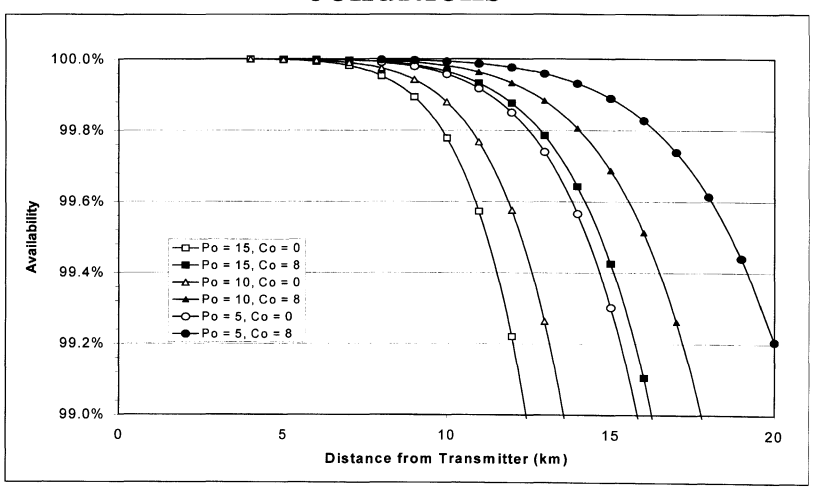
Northpoint Impact on Availability



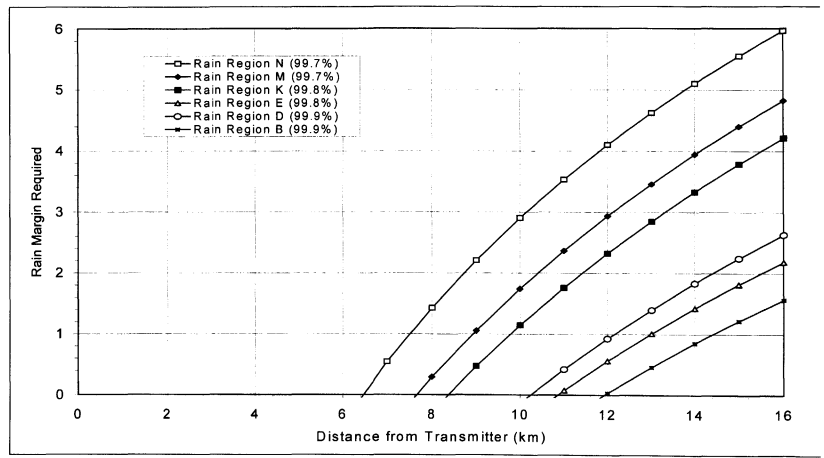
Worst-Case C/I Ratios: Variation DBS Gain Towards Northpoint



Northpoint Availability in fading conditions



Northpoint Rain Margin Requirements



The rain margin required to meet specified availability accounts for both the lower rain attenuation and change in path loss over 16 km distance.